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SAN FRAN	CISCO,	CA 94111	2193		
				DATE MAILED: 06/07/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/960,529	RENAUD, BENJAMIN					
Office Action Summary	Examiner	Art Unit					
	Tuan A. Vu	2193					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1) Responsive to communication(s) filed on 07 February 2005.							
· _ · .	action is non-final.						
Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims		•					
4) ☐ Claim(s) 1-9,13-16,19-28,37,38 and 40-49 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-9, 13-16, 19-28, 37-38, 40-49 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.							
Application Papers	•						
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary						
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate Patent Application (PTO-152)					

1. This action is responsive to the Application's response filed 2/7/2005.

Claims 10-12, 17-18, 29-36, 50-54 have been canceled and claims 1-9, 13-16, 19-28, 37-38, 40-49 have been resubmitted for examination.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-9, 13-16, 19-28, 37-38, and 40-49 are rejected under 35 U.S.C. 103(a) as being unpatentable over Knutson, USPN: 6,557,100 (hereinafter Knutson), in view of Seidman et al., USPubN: 2003/0005166 (hereinafter Seidman).

As per claim 1, Knutson discloses a method of automatically deploying an application across a distributed computing domain including a plurality of processing devices, the method comprising:

automatically scanning for an undeployed application stored in an application archive file accessible to at least one of the plurality of processing devices (e.g. Fig. 6; Fig. 7 – Note: identification of applications that need to be redeployed is equivalent to scanning for undeployed application, accessible to at least one of the client machines);

recognizing an undeployed application in the application archive file (e.g. Fig. 6,7 – Note: creation of new file is equivalent to deploying to application being absent or never deployed from the previously deployed files); and

deploying the undeployed application to a portion of the plurality of processing devices, such that the application is capable of being executed by the portion of the plurality of processing devices (Note: enterprise Java beans being redeployed in JAR package implicitly discloses application being deployed and executed from one environment to another, i.e. by portion of processing devices bound by same enterprise or business-related yet protocol-neutral portability form – see *scalability* - col. 1, line 33 to col. 2, line 12).

Knutson does not explicitly disclose that deploying of the undeployed application is deploying to selected portion of the plurality of processing devices. But in view of the distributed aspect of the Knutson's EJB within a LAN and implementation of session-oriented Beans and transaction security rules within the distribution thereof (see col. 3, lines 32-67; *filter*, *rules* – col. 3, lines 60-67; *security rules*, *Session beans* – col. 4, line 42 to col. 5, line 3), the portion of clients permitted via Lan-based rules in conjunction with their security checking and session authentication reads on only portion of processors among the plurality of many other enterprise processors of the wide internet, such portion of client machines being permitted or selectively given the right to access a distributed application data behind enterprise LAN access control rules. Hence, Knutson has disclosed deploying to selected portion of plurality of processing devices.

Nor does Knutson disclose that the application archive file structure is in an application directory. But Knutson discloses a JAR file being cached (col. 5, lines 35-54); and this cache being stored in a hierarchy of memory reads on a directory where the application (or JAR file) is stored.

In case it is unclear if this cache structure is a directory of application, this directory limitation would have been obvious. The concept of storing reusable in a directory of files is suggested via Knutson's teaching of structural organization to store the archive file with hierarchy description (Fig. 4-5; manifest file – col. 4, lines 44-48) enabling the identification of undeployed application in a service environment where beans deployment program or utilities. e.g. home container or home interface, take place (e.g. col. 2, lines 40-48; col. 5, lines 49-53; cache Jar 735 - Fig. 7); i.e. a file hierarchy or directory-like system operable to depict or store the archive file contents prior to file processing. The technique of setting a server deployment environment with a directory for developing or processing a file as taught by Knutson was a known concept in the server deployment technology and is further evidenced by Seidman. In a method to deploy a bean application similar to Knutson, Seidman discloses a bean deploying system where the JAR files are stored in directory particularly associated with bean identification/name (e.g. pg. 7, para 0106-0108). It would have been obvious for one skill in the art at the time the invention was made, in case the JAR files by Knutson is not deployed from an application directory, to implement the directory storing as taught by Seidman because this way bean resources are partitioned according to specific and related information and that would make it easier to track down, reuse or re-deploy resources according to Seidman, and also benefit from the commonly known practice of organizing computer files which are susceptible to be open and processed in directories inside a computer system as suggested by Knutson's JAR processing.

As per claim 2, Knutson discloses the steps of:

obtaining a list of applications stored in the application directory (e.g. cached -col. 2, line 40-45 – Note: descriptor entries being organized in cache are equivalent to list);

comparing the list of applications stored in the application directory to a list of previously deployed applications in order to select the application to be deployed, and deploying the selected application to the selected portion of the plurality of processing devices (e.g. col. 5,lines 42-51; Fig. 7 – Note: comparing with previously deployed descriptor being cached is equivalent to comparing against list of application stored in application directory).

As per claim 3, see Knutson (Fig. 7; col. 5 line 42 to col. 6, line 5 – Note: for any change identified from comparing with cached list, a new version of file is created, and this reads on an application being absent from the previously deployed list because a newer version is not in the currently deployed list)

As per claims 4 and 5, see Knutson (e.g. descriptor - Fig. 7, col. 5 line 42 to col. 6, line 5 – Note: descriptor detected from parsing a archive structure is equivalent to attribute of a file containing bean component)

As per claim 6, Knutson does not explicitly discloses a file date as attribute; but official notice is taken that versioning of a file with incorporating a date attribute therein was a well known concept at the time the invention was made. In view of Knutson updating of a version (col. 5, lines 26-34), the limitation to making a attribute date is implicitly disclosed or would have been obvious because incorporating a date as attribute for versioning file enables clear distinguishing of versions using a time base, a concept universally known as non-repetitive or un-duplicable.

As per claim 7, Knutson discloses indicator being attribute of a file associated with a file containing the application (Fig. 7 – Note: EJB descriptor is attribute of bean contained in JAR file)

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As per claim 8, in view of the rationale for obviousness regarding the identification a file version by attribute using system date as set forward in claim 6, the setting of a EJB identifier using a date attribute would also have been obvious according to known concept as set forth above.

As per claim 9, Knutson discloses analysis of attributes from undeployed application (e.g. step 725 – Fig. 7- Note: descriptor identified as not being cached or different from a previously cached descriptor is attribute of undeployed application) and attributes from distributed computing domain (cached descriptor or JAR- step 735 Fig. 7 – Note: redeploying of application to a selected portion of clients has been disclosed in view of rationale in claim 1).

As per claim 13, only Seidman discloses a automated schedule for synchronization of data (pg. 2, para 0022; pg. 9, claim 20). This is evidence that enterprise business bounding client machines and server and being equipped with automated program for enforcing synchronizing of application or data between server persistent storage and client local storage was a known concept at the time the invention was made. Hence, since Knutson also provides a form of synchronizing service so to update versions being in use by client applications with a newer version of applications, it would have been obvious for one skill in the art at the time the invention was made to implement the automated update service operable on time interval as suggested by Seidman to Knutson's service, because that way enterprise business data or application program would be constantly in sync with the persistent storage as suggested by the approach by Seidman, such synchronizing enabling more secure or fault-free operating system or application level within the executing resources of the enterprise network devices.

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contained in a single file.

As per claim 14, Knutson discloses parsing a JAR file to identify applications that have not been deployed (e.g. col. 5,lines 42-51), hence has disclosed undeployed application being

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As per claim 15, Knutson discloses beans being separate files (Fig. 3; class files - col. 4, lines 44-48 – Note: class identified from a Jar are different files).

As per claim 16, see Fig. 1B.

As per claim 19, Knutson discloses a method for automatically maintaining an application object across a distributed computing domain, the object contained within one application file, and said computing domain including a plurality of processing devices, the method comprising the steps:

retrieving a list of all of the application files located within an application archive structure (e.g. steps 600-615- Fig. 6; steps 700-715 - Fig. 7);

comparing the list of all of the files located within an application archive structure to a list of all of the files associated with previously deployed application objects(e.g. col. 5, lines 42-62);

for each application file, deploying the application object contained in the application file when the application file is absent from the list of all the files associated with previously deployed application objects (e.g. col. 5, line 47 to col. 6, line 5 – Note: if a new file is to be compiled due to non-matching between lists of files from descriptor comparing, creation of new file is equivalent to deploying to application being absent from the previously deployed files)

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for each application file, redeploying the application object contained in the application file when the application file differs from the corresponding file on the list of all of the files associated with previously deployed application objects (e.g. col. 5, lines 42-67).

But Knutson does not disclose list of application located in an application directory; but this limitation has been addressed in claim 1 above.

Nor does Knutson disclose that for each application file on the list of all of the files associated with previously deployed application objects, undeploying the application object associated with an application file when the application file on the list of all of the files associated with previously deployed application objects is absent from the list of all of the application files located within the application directory. But in view of the creation of new files as a result of descriptor comparison mismatch, the suggestion as to download or transmit the latest compiled application bean to the user also entails the use of the latest compiled bean and activation of such bean at the client processor. Hence, the concept of undeploying an older version at the client machine is suggested. Hence, it would have been obvious for one skill in the art at the time the invention was made to undeploy any application file being previously used at the client end which is unmatched against the application JAR list files so that the resources can be directed to using the new created file being compiled at the server deployment directory.

As per claim 20, Knutson discloses difference from comparing the value of a deployment indicator associated with an application file with the value of a deployment indicator recorded on the list of previously deployed application objects (see Fig. 6,7).

As per claims 21-26, these claims correspond to claims 5-8, 13, 16, respectively; hence are rejected using the corresponding rejection as set forth therein.

As per claims 27 and 28, see Knutson: Fig. 1A-B.

As per claims 37, 38, these are computer medium claims with medium to embody instructions for performing the method claims 1, 19 respectively, which Knutson also discloses (see Knutson: col. 6, lines 19-33)

As per claim 40, Knutson discloses a processing system including a first processing device, a memory accessible by the first processing device, the processing system comprising:

a group of processor readable instructions stored in the memory device and operating the first processing device to perform a group of steps:

automatically (scanning for an undeployed application) stored in an application archive structure accessible to first processing device,

recognizing (undeployed application) in the application archive structure; and deploying (undeployed application to a selected portion of the processing system); all of which steps having been addressed in claim 1.

But Knutson does not explicitly teach deploying of the undeployed application to selected portion of the plurality of processing devices; nor does Knutson disclose that the application archive file structure is an application directory. But these limitations have been addressed in claim 1 above.

As per claim 41, Knutson discloses the selected portion of the processing system includes the first processing device (server 102 – Fig. 1A; col. 4, lines 49 to col. 5, line 7; col. 5, line 55 to col. 6, line 11 – Note: deployment of beans via recompiling effected by the server discloses selected portion including first processing device, e.g. compiling capabilities of server machine)

As per claim 42, Knutson discloses including a second processing device in communication with the first processing device, wherein the selected portion of the processing system includes the second processing device (e.g. Fig. 6,7 – Note: the JAR scanning and selection of application files to be redeployed— or first processing device— in conjunction or communication with the redeployment process, i.e. a second processing device, itself in the same environment, is equivalent to selected portion including a second processing device).

As per claim 43, in view of claim 42, where the selecting for deployment and the deployment process is executed on the same server machine, Knutson has disclosed the first processing device and the second processing device are located on a first computer.

As per claim 44, Knutson discloses the first processing device is located on a first computer and the second processing device is located on a second computer (computer 108, 110, 112 - Fig. 1A).

As per claim 45, this is a processing system version claim including processor readable instructions stored in the memory device and operating the first processing device to perform a group of steps as recited in method claim 19 including the steps

retrieving a list of all of the application files;

comparing the list;

for each application file, deploying;

for each application file, redeploying; and

for each application file on the list of all of the files associated

with previously deployed application objects, undeploying;

as recited in claim 19.

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Hence this claim is rejected with the corresponding rejection as set forth in claim 19.

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As per claims 46-49, these claims correspond to claims 41-44, respectively, hence are rejected using the corresponding rejection as set forth therein.

Response to Arguments

4. Applicant's arguments filed 2/7/2005 have been fully considered but they are not persuasive. Following are the Examiner's observation in regard thereto.

Rejection under 35 USC §103(a):

(A) Applicant has submitted that Examiner 'vaguely asserts that LAN-based rules and session authentication are equivalent ... Applicant's claim' and that there is no mention of those rules and session authentication in Knutson (Appl. Rmrks, pg. 10, 2nd para). The claim recites 'deploying the undeployed application to a selected portion of the plurality of processing devices'. The rejection has addressed what portions of Knutson have met the deploying of undeployed application. Knutson teaches deploying of beans to LAN processors (see Fig. 1A) and further (see Fig. 1B) mentions about filtering rules for allow beans to get identified and verified during their instantiation for a particular business transaction. It was a well-accepted concept that a enterprise or a business subsystems having a LAN always set up rules to control communication of outside data in and out of the enterprise private local network. The inherency of rules controlling what data should be permitted to the processors inside a private enterprise LAN was a fact at the time the invention was made. Anticipation of a limitation is not only based on explicit teaching but also inherent teaching based on the level of a skill in the art at the time the invention was made. The Applicant has to prove why the presence of an enterprise LAN like that of Knutson otherwise means that regulating or filtering rules (via a portal service

or filtering proxy or firewall) are not necessarily present at the time the invention was made, i.e. can a enterprise local network remain local/proprietary without a filtering portal service to enforce internal seurity/integrity? As for the recited 'selected portion of the plurality of processing devices', the claim is not specific about what this 'selected' limitation amounts to; or as to who is performing the selection. When the claim recites 'a distributed computing domain including a plurality of processing devices', there is no specificity about the scope of this domain either because all it barely means that a plurality of devices are included for distribution domain, which Knutson discloses (see text of Fig. 1B; col. 1, lines 32-50). As for 'a selected portion of the plurality of ... devices' a broad and reasonable interpretation for this is that among a distributed domain with a plurality of processing devices (e.g. the internet many subsystems). only a portion of the processors is to be deployed with the undeployed application, as opposed to all of processors in the domain. As such, the fact that only one portion of a whole is permitted (to have the application deployed) has met the concept of selection -if any- implied by the recited 'selected portion'. The rejection has pointed to the filtering rules parts which a EJB interface utilizes for enabling creation of session beans for a particular business transaction in a client/server paradigm; and in conjunction with the LAN concept as mentioned above, it is clear that rules that govern how data can be accessed or transmitted to and fro across the gate of a LAN for addressing the need of a particular business transaction reads on the fact that only a portion that satisfies those rules have the ability/permission to access the distributed beans or application in the above enterprise-related client/server paradigm according to the specific transaction and security instantiation thereof. In other words, the LAN and the security aspect of beans in the client/server paradigm thus combined has met the limitation at issue, mostly based

on lack of specificity in the claim; and on grounds that inherent teaching can be part of material for anticipating a subject matter.

- (B) Applicant has submitted that Seidman only deploys to a directory service and fails to teach or suggest 'to a selected portion ... processing devices' (Appl. Rmrks, pg. 10, middle). The recited 'application directory' does not enforce the interpretation that it mean 'selected portion' as claimed, because broadly speaking it entails a file system or a disc arrangement of code or a array thereof in a computer. The rejection has shown that this directory limitation is if not anticipated by Knutson then would have been obvious in view of Seidman. The Seidman in combination with Knutson has been put forth to address the obviousness of the limitation as to storing of undeployed application in a structure like a directory. Seidman was never meant to address 'selected portion' as alleged by the above arguments; and the argument has to rebut the obviousness type of rejection set forth via such combination. In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).
- (C) Applicant has submitted that neither Knutson nor Seidman teach or suggest 'deploying the application object contained in the application when ... absent from the list ...' (Appl. Rmrks, pg. 11, middle). Knutson clearly teaches putting together files (Note: Knutson's use of manifest file -- col. 4, lines 44-48-- implies that Jar files are listed by its descriptor) in a JAR package (see Fig. 6-7); and when it is time to redeploy, cached JAR files are scanned by mean of using descriptor matching. There would be no scanning of a package if there is only one

entry; and a plurality of entries thus packaged and being scanned to identify some mismatch reads on a list and whether an application file is absent from a list. Applicant requires that 'determining if an application file is absent from a list to avoid ... application object'. The fact that Knutson scans a package of listed descriptor in order whether to redeploy the JAR files or to cache newly updated package amounts to the same result as recited but termed differently in the claim. Anticipation relies on teaching (implied, inherent or explicit) based on interpretation of prior art in light of interpretation from the claim, not literal language matching.

The claims will stand rejected as set forth in the Office Action.

Conclusion

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan A Vu whose telephone number is (272) 272-3735. The examiner can normally be reached on 8AM-4:30PM/Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kakali Chaki can be reached on (571)272-3719.

The fax phone number for the organization where this application or proceeding is assigned is (571) 273-3735 (for non-official correspondence – please consult Examiner before using) or 703-872-9306 (for official correspondence) or redirected to customer service at 571-272-3609.

Any inquiry of a general nature or relating to the status of this application should be directed to the TC 2100 Group receptionist: 571-272-2100.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

VAT May 26, 2005

PRIMARY EXAMINER